1	PROSKAUER ROSE LLP		
2			
3	NEIL H. ABRAMSON (admitted pro hac vice) nabramson@proskauer.com		
4	ADAM M. LUPION (admitted pro hac vice) alupion@proskauer.com		
5	RACHEL S. PHILION (admitted <i>pro hac vice</i>) rphilion@proskauer.com		
6			
7	JOSHUA S. FOX (admitted <i>pro hac vice</i>) jfox@proskauer.com		
8	Eleven Times Square New York, NY 10036		
9	Telephone: (212) 969-3000		
10	` ′	ROSKAUER ROSE LLP	
11	PHILIPPE A. LEBEL (SBN 274032) M.	ARK W. BATTEN (admitted <i>pro hac vice</i>) patten@proskauer.com	
12	2029 Century Park East, 24th Floor SA	MANTHA R. MANELIN (admitted pro hac vice)	
	Telephone: (310) 557-2900 Or	anelin@proskauer.com le International Place	
13	Facsimile: (310) 557-2193 Boston, MA 02110-2600 Telephone: (617) 526-9600		
14	Facsimile: (617) 526-9899		
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
16	AARON SENNE, et al.,	Case No. CV 14-00608 JCS (consolidated with	
17	Plaintiffs,	3:14-cv-03289-JCS)	
18	VS.	Hon. Joseph C. Spero	
19	OFFICE OF THE COMMISSIONER OF	DEFENDANT'S NOTICE OF	
20	BASEBALL, an unincorporated association doing business as MAJOR LEAGUE	COMPLIANCE WITH PARAGRAPH 21 OF THE JOINT STIPULATION OF CLASS	
21	BASEBALL, et al.	SETTLEMENT AND RELEASE	
22	Defendants.		
23			
24			
25			
26			
27			
28			

DEFENDANT'S NOTICE OF COMPLIANCE WITH PARAGRAPH 21 OF THE JOINT STIPULATION OF CLASS SETTTLEMENT AND RELEASE – CASE NO. 3:14-cv-00608-JCS (consolidated with 3:14-cv-03289-JCS)

1	Pursuant to paragraph 21 of the Joint Stipulation of Class Settlement and Release, Defendant	
2	The Office of the Commissioner of Baseball hereby provides notice to the Court that it sent a copy	
3	of the memorandum attached as Exhibit A to the Major League Clubs on July 24, 2023.	
4		
5	Dated: July 28, 2023 PROSKAUER ROSE LLP	
6	ELISE M. BLOOM (pro hac vice) NEIL H. ABRAMSON (pro hac vice)	
7	ADAM M. LUPION (pro hac vice) MARK W. BATTEN (pro hac vice)	
8	RACHEL S. PHILION (pro hac vice) NOA M. BADDISH (pro hac vice)	
9	JOSHUA S. FOX (pro hac vice) PHILIPPE A. LEBEL SAMANTHA P. MANELIN (pro hac vice)	
10	SAMANTHA R. MANELIN (pro hac vice)	
11	By: <u>/s/ Elise M. Bloom</u> Elise M. Bloom	
12	Attorneys for Defendant	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

EXHIBIT A

MAJOR LEAGUE BASEBALL 1271 AVENUE OF THE AMERICAS, NEW YORK, NY 10020

TO: Club Counsel

FROM: Steve Gonzalez

DATE: July 24, 2023

RE: Senne Settlement – Payments to Players Outside of the Championship Season

As you know, the settlement agreement reached in the matter of Senne et al. v. Office of the Commissioner of Baseball et al. (the "Settlement Agreement") is now effective with all appeals of the Final Approval Order having been withdrawn. Accordingly, per the terms of the Settlement Agreement, this is to inform you that the Office of the Commissioner has rescinded any and all contractual prohibitions against Clubs paying wages to minor league players outside of the championship season, and accordingly, each Club is advised that it must compensate minor league players in compliance with wage-and-hour laws in effect in Arizona and Florida during spring training, extended spring training, instructional leagues, and the championship season in those states, including any minimum wage laws that apply.

Please let me know if you have any questions.